PTO/SB/17 (07-06)
Approved for use through 01/31/2007. OMB 0651-0032
U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE

Under the Paperwork Reduction Act	of 1995 no pers	ons are required to re	U.S. Patent a espond to a collection of	nd Traden of informat	nark Office; U.S. DEP/ ion unless it displays	ARTMENT OF COMMERCE a valid OMB control number
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Fees pursuants the Consolidated Ap	propriations Ac	t, 2005 (H.R. 4818).	Application Numb	per 1	0/646,499	
FEE TRAI	<b>15MI</b>	IIAL	Filing Date	2	22 AUG 2003	
For F	Y 2005		First Named Inve	ntor (	CHOI, Daniel S. e	t al.
		- 05D 4.07	Examiner Name	(	David M. PUROL	
Applicant claims small entity	status. See 3	37 CFR 1.27	Art Unit	3	3634	
TOTAL AMOUNT OF PAYMENT (\$) 1,500.00 Attorney Docket No. WEB-927-CIP-US						
METHOD OF PAYMENT (che	ck all that a	pply)				
Check Credit Card	Monay	Order Nor	ne Other (ple	ance identi	60.	
Deposit Account Deposit	•		· · · · · · · · · · · · · · · · · · ·		Baker & McKe	enzie
For the above-identified de						SIIZIO
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under 37 CFR 1 16	and 1 17		٠٠٠٠٠٠ لــنا	•	ayments	
WARNING: Information on this form information and authorization on PT	may become p D-2038.	ublic. Credit card in	formation should not	be includ	led on this form. Pro	vide credit card
FEE CALCULATION						
1. BASIC FILING, SEARCH,	AND EXAM	NATION FEES				
Fil	ING FEES	SEAF		EXAMI	NATION FEES	
Application Type Fee	Small E		Small Entity Fee (\$)	Fee (\$	Small Entity Fee (\$)	Fees Paid (\$)
Utility 30		500	250	200	100	
Design 20	0 100	100	50	130	65	
Plant 20	0 100	300	150	160	80	
Reissue 30	0 150	500	250	600	300	
Provisional 20	0 100	0	0	0	0	
2. EXCESS CLAIM FEES						Small Entity
Fee Description	r. n.t	-)			<u>Fee (\$)</u> 50	<u>Fee (\$)</u> 25
Each claim over 20 (include Each independent claim over 20)			•		200	100
Multiple dependent claims		ing Keissucs)			360	180
• •	Claims	Fee (\$) Fee	e Paid (\$)		Multiple Dep	endent Claims
- 20 or HP =	x _	=			Fee (\$)	Fee Paid (\$)
HP = highest number of total claims			Paid (\$)			
Indep. Claims Extra - 3 or HP =	a Claims x	<u>Fee (\$)                                  </u>	Paid (\$)			
HP = highest number of independen	t claims paid for	r, if greater than 3.	<del></del>			
3. APPLICATION SIZE FEE	imaa ayaaad	100 shoots of no	nar (avoluding al	actronic	ally filed sequence	re or computer
If the specification and drawings exceed 100 sheets of paper (excluding electronically filed sequence or computer listings under 37 CFR 1.52(e)), the application size fee due is \$250 (\$125 for small entity) for each additional 50						
sheets or fraction thereof. See 35 U.S.C. 41(a)(1)(G) and 37 CFR 1.16(s).						
<u>Total Sheets</u> - 100 =	a Sheets / 5		(round up to a wh	hole num	ber) x	5) <u>Fee Paid (\$)</u> =
4. OTHER FEE(S) Non-English Specification		(no small entity	discount)			Fees Paid (\$)
Other (e.g., late filing sure	•	,				1,500.00

SUBMITTED BY			
Signature	Daviel Doch	Registration No. (Attorney/Agent) 30,797	Telephone 312-861-8608
Name (Print/Typ	De) David I. ROCHE		Date 04 AUG 2006

This collection of information is required by 37 CFR 1.136. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to take 30 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

8-7-06

PTO/SB/64 (07-06)

Approved for use through 09/30/2006. OMB 0651-0031 U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE Inder the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number.

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Docket Number (Ontional)

	NED UNINTENTIONALLY UNDER 37 CFR		WEB-927-CIP
First named	inventor: Daniel S. CHOI and Adrian A. BRUNO		
Application	No.: 10/646,499	Art Unit: 3634	
Filed: 22 AUG	G 2003	Examiner: David	M. PUROL
Title: Floor A	Assembly for Barbecue Grill		
Mail Stop F Commission P.O. Box 14	ner for Patents 450 VA 22313-1450		
	NOTE: If information or assistance is needed in complete Information at (571) 272-3282.	oleting this form, p	please contact Petitions
action by th	identified application became abandoned for failure in the United States Patent and Trademark Office. The dat period set for reply in the office notice or action plus an	e of abandonmen	it is the day after the expiration
	APPLICANT HEREBY PETITIONS FOR REVIV	/AL OF THIS APF	PLICATION
	NOTE: A grantable petition requires the following item (1) Petition fee; (2) Reply and/or issue fee; (3) Terminal disclaimer with disclaimer fee - refiled before June 8, 1995; and for all desig (4) Statement that the entire delay was uninter	equired for all utilit n applications; an	
1.Petition fe	ee ill entity-fee \$ (37 CFR 1.17(m)). Applicant c	laims small entity	status. See 37 CFR 1.27.
<b>✓</b> Othe	er than small entity – fee \$ <u>1,500.00</u> (37 CFR 1.1	7(m))	
2. Reply an A.	d/or fee  The reply and/or fee to the above-noted Office action the form of Petition to Withdraw a Holding of Abandonment etc.		ify type of reply):
	has been filed previously onis enclosed herewith.		YPOLITE1 00000054 020400 196-649
В.	The issue fee and publication fee (if applicable) of \$ has been paid previously on is enclosed herewith.	······································	

[Page 1 of 2]
This collection of information is required by 37 CFR 1.137(b). The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to take 1.0 hour to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Mail Stop Petition, Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

PTO/SB/64 (07-06)
Approved for use through 09/30/2006. OMB 0651-0031
U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE
Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number.

3. Terr	minal disclaimer with disclaimer fee	
<b>✓</b>	Since this utility/plant application was filed on or after	r June 8, 1995, no terminal disclaimer is required.
	A terminal disclaimer (and disclaimer fee (37 CFR 1.3 for other than a small entity) disclaiming the required PTO/SB/63).	
filinç Trac aba	ATEMENT: The entire delay in filing the required reply g of a grantable petition under 37 CFR 1.137(b) was under and the comment of the delay in filing a petition under 37 CFI sections (III)(C) and (D)).]	nintentional. [NOTE: The United States Patent and re is a question as to whether either the R 1.137(b) was unintentional (MPEP 711.03(c),
	WARNII	
contribution number the US USPTO to the Use of the a of a pareferen	ute to identity theft. Personal information such as social rs (other than a check or credit card authorization form PTO PTO to support a petition or an application. If this type of people, petitioners/applicants should consider redacting such persuspers. Petitioner/applicant is advised that the record of a application (unless a non-publication request in compliance valent. Furthermore, the record from an abandoned applica	rmation in documents filed in a patent application that may I security numbers, bank account numbers, or credit card 0-2038 submitted for payment purposes) is never required by ersonal information is included in documents submitted to the sonal information from the documents before submitting them patent application is available to the public after publication with 37 CFR 1.213(a) is made in the application) or issuance tion may also be available to the public if the application is CFR 1.14). Checks and credit card authorization forms PTO-cation file and therefore are not publicly available.
	David	3 AUG 2006
•	Signature	Date
	Olginataro	
	David I. ROCHE	30,797
	Typed or printed name	Registration Number, if applicable
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	••	•
	Baker & McKenzie LLP	312-861-8608
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Γ	Baker & McKenzie LLP  Address  130 E. Randolph Drive, Chicago, IL 60601  Address osures: Fee Payment  Reply  Terminal Disclaimer Form  Additional sheets containing statements  Other: Return Receipt Postcard  CERTIFICATE OF MAILING OR Temporary  Deposited with the United States Postal Service postage as first class mail in an envelope add	astablishing unintentional delay  RANSMISSION [37 CFR 1.8(a)]  ce on the date shown below with sufficient lressed to: Mail Stop Petition, Commissioner for
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Γ	Baker & McKenzie LLP  Address  130 E. Randolph Drive, Chicago, IL 60601  Address  osures: Fee Payment  Reply  Terminal Disclaimer Form  Additional sheets containing statements  Other: Return Receipt Postcard  CERTIFICATE OF MAILING OR Tonereby certify that this correspondence is being: Deposited with the United States Postal Service postage as first class mail in an envelope add Patents, P. O. Box 1450, Alexandria, VA 2231  Transmitted by facsimile on the date shown be Office as (571) 273-8300.	establishing unintentional delay  RANSMISSION [37 CFR 1.8(a)]  ce on the date shown below with sufficient lessed to: Mail Stop Petition, Commissioner for 13-1450. elow to the United States Patent and Trademark  Signature  Susan Vanderwalker
Γ	Baker & McKenzie LLP  Address  130 E. Randolph Drive, Chicago, IL 60601  Address  osures: Fee Payment  Reply  Terminal Disclaimer Form  Additional sheets containing statements  Other: Return Receipt Postcard  CERTIFICATE OF MAILING OR Tonereby certify that this correspondence is being: Deposited with the United States Postal Service postage as first class mail in an envelope add Patents, P. O. Box 1450, Alexandria, VA 2231  Transmitted by facsimile on the date shown be Office as (571) 273-8300.	establishing unintentional delay  RANSMISSION [37 CFR 1.8(a)]  ce on the date shown below with sufficient lressed to: Mail Stop Petition, Commissioner for 13-1450. elow to the United States Patent and Trademark  Signature



#### IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Attention: Examiner David M. Purol Group Art Unit: 3634

Applicants:

Daniel S. Choi Adrian A. Bruno

Title: Floor Assembly for Barbecue Grill

Serial No:

10/646,499

Filing Date:

22 August 2003

I hereby certify that this correspondence has been sent by U.S. Postal Service addressed to First Class Mail Commissioner of Patents and Trademarks, PO Box 1450, Alexandria, VA 22313-1450

#### PETITION TO WITHDRAW A HOLDING OF ABANDONMENT (37 CFR 1.181(a) OR, IN THE ALTERNATIVE, TO REVIVE AN UNINTENTIONALLY ABANDONED PATENT APPLICATION

Honorable Commissioner of Patents and Trademarks P.O. Box 1450 Alexandria, VA 22313-1450

#### Dear Commissioner:

This is a Petition to Withdraw Revive A Holding of Abandonment (37 CFR 1.181(a), or, In the Alternative, to Revive An Unintentionally Abandoned Patent Application. The Notice of Abandonment is indicated as having been mailed on June 9, 2006. A copy of the Notice of Abandonment is enclosed herewith for reference.

The following is an outline of the events which have taken place in this application:

Applicant received an Office Action indicated as having been mailed on April 22, 1. 2005. (Exhibit 1 attached hereto.) Applicant correctly calculated the initial response deadline as being July 22, 2005.

Applicant timely responded to the April 22, 2005 Office Action on July 18, 2005. (Exhibit 1-A attached hereto.)

Applicant next received from the Examiner an Office Communication indicated as 2. having been mailed on October 27, 2005. (Exhibit 2 attached hereto.)

Docket No. WEB-927-CIP
Appl./Control Number 10/646,499
Amdt. dated February 10, 2006
Reply to Office Communication of February 3, 2006

Since the Amendment filed by the Applicant on July 18, 2005 (received in the US Patent Office on July 21, 2005) was noted by the Examiner to be a *bona fide* attempt to reply, the Applicant was given a "TIME PERIOD OF ONE (1) MONTH or THIRTY (30) DAYS, whichever is longer, from the **mailing date of this notice** within which to supply the omssion or correction in order to avoid abandonment. EXTENSIONS OF THIS TIME PERIOD UNDER 37 CFR 1.136(a) ARE AVAILABLE." See Exhibit 2-A attached hereto, bottom of page 2.)

Applicant docketed the response deadline as November 27, 2005 (with an additional 5 months available for response, since the original time period was ONE MONTH.

Applicant timely responded to the October 27, 2005 Office Communication on November 17, 2005. (See Exhibit 2-A attached hereto.)

3. Applicant next received from the Examiner an Office Communication indicated as having been mailed on February 3, 2006. Since there was no indication of a new deadline for response by the Examiner, Applicant assumed that the deadline set forth in the October 27, 2005 Office Communication continued to govern the response deadline.

Applicant docketed the response for February 27, 2006; and responded to the Office Communication on February 10, 2006. (See Exhibit 3-A attached hereto.)

4. Applicant next received from the Examiner an Office Communication indicated as having been mailed on May 2, 2006. Since there was once again no indication of a new deadline for response set by the Examiner, and since the Examiner issued the Office Communication on May 2, 2006 (well past the April 27 final deadline for response), Applicant assumed that there was currently no official deadline for responding to the May 2, 2006 Office Communication.

However, in preparation for quickly responding thereto, Applicant made several telephone calls to the Examiner to discuss the merits of the Application and to create a strategy for that response. Applicant also discussed this matter with Richard Chilcot, Supervisor? for Group Art Unit 3634. It was during these telephone conversations that the Examiner indicated to the Applicant that the response deadline was past and argument was closed.

Docket No. WEB-927-CIP
Appl./Control Number 10/646,499
Amdt. dated February 10, 2006
Reply to Office Communication of February 3, 2006

5. Applicant finally received a *Notice of Abandonment* indicated as having been mailed on June 9, 2006. (See Exhibit 5 attached hereto.) In the *Notice of Abandonment*, the Examiner indicates that that the replies received on 11/21/05 and 2/13/06 do "not constitute a proper reply, or a bona fide attempt at a proper reply to the non-final rejection". (See Exhibit 5, page 2).

However, Applicant argues that replies to the previous *Office Communications* were both "proper" and "bona fide" in that each was filed in a timely manner – as quickly as possible - and that all replies presented arguments which the Examiner found "non-responsive", but upon which the Examiner did not further elaborate.

Applicant respectfully requests that the June 9, 2006 *Notice of Abandonment* be withdrawn, and that the Examiner more fully explain his "non-responsive" citation, so that Applicant can more effectively argue the merits of the case.

August 2, 2006

Respectfully,

BAKER & McKENZIE LLP 130 E. Randolph Drive Chicago, IL 60601 ph: +1 312 861 8608

fax: +1 312 698 2363

david.i.roche@bakernet.com

David I. Roche Reg. No. 30,797





UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/646,499	08/22/2003	Daniel S. Choi	217 P 927	9670
7	590 04/22/2005		EXAM	INER
Matthew J. Gr	ryzlo, Esq. IN WAGNER & ROCKEY	TTD	PUROL, D	DAVID M
53rd Floor	III WAONER & ROCKET	, LID.	ART UNIT	PAPER NUMBER
311 South Wac Chicago, IL 6			DATE MAILED: 04/22/2009	

Please find below and/or attached an Office communication concerning this application or proceeding.

7 MDU

Response to OA due:

22 July 05

22 Aug (AI)

22 Sept (+a)

22 Oct (+3 final)

APR 2 7 2005

OIPE		-		/
AUG 0.4 2005 0	Application No.		Applicant(s)	
. (_ AUG 0 4 2006 \$\sigma\$)	10/646,499		CHOI ET AL.	\
\agffice Action Summary	Examiner		Art Unit	<del></del>
TRADEMARKO"	David M Purol		3634	
The MAILING DATE of this communic Period for Reply	ation appears on the cove	r sheet with the c	orrespondence ad	dress
A SHORTENED STATUTORY PERIOD FO THE MAILING DATE OF THIS COMMUNIO  - Extensions of time may be available under the provisions o after SIX (6) MONTHS from the mailing date of this commu  - If the period for reply specified above is less than thirty (30)  - If NO period for reply is specified above, the maximum stat  - Failure to reply within the set or extended period for reply w Any reply received by the Office later than three months aft earned patent term adjustment. See 37 CFR 1.704(b).	CATION.  f 37 CFR 1.136(a). In no event, how nication.  days, a reply within the statutory midtory period will apply and will expire will be statute. Cause the application in the statute.	ever, may a reply be tim nimum of thirty (30) days SIX (6) MONTHS from o become ABANDONEI	nely filed s will be considered timel the mailing date of this c O (35 U.S.C. § 133).	ly. ommunication.
Status				
1) Responsive to communication(s) filed				ļ
/-	b) $oxtimes$ This action is non-fir			
3) Since this application is in condition f				e merits is
closed in accordance with the practic	e under <i>Ex parte Quayl</i> e,	1935 C.D. 11, 4:	3 O.G. 213.	
Disposition of Claims				
4) ⊠ Claim(s) <u>1-26</u> is/are pending in the a 4a) Of the above claim(s) is/ar 5) □ Claim(s) is/are allowed. 6) ⊠ Claim(s) <u>1-26</u> is/are rejected.		ration.		
7) Claim(s) is/are objected to.	ion and/or alaction requir	mant		
8) Claim(s) are subject to restrict	lion and/or election require	ment.		
Application Papers				
9) The specification is objected to by the 10) The drawing(s) filed on is/are:  Applicant may not request that any object Replacement drawing sheet(s) including 11) The oath or declaration is objected to	a) accepted or b) of ottion to the drawing(s) be hel the correction is required if t	d in abeyance. Se ne drawing(s) is ob	e 37 CFR 1.85(a). ijected to. See 37 C	
Priority under 35 U.S.C. § 119				
12) Acknowledgment is made of a claim and and all b) Some * c) None of:  1. Certified copies of the priority 2. Certified copies of the priority 3. Copies of the certified copies application from the Internatio	documents have been red documents have been red of the priority documents I	eived. eived in Applicat nave been receiv	ion No	I Stage
* See the attached detailed Office action			ed.	
Coo the attached detailed office delice		,		·
Attachment(s)	۸,۲	] lotoniou summ	, (PTO_A13)	
Notice of References Cited (PTO-892)     Notice of Draftsperson's Patent Drawing Review (P3) Information Disclosure Statement(s) (PTO-1449 or Paper No(s)/Mail Date		Paper No(s)/Mall D Notice of Informal		FO-152)
U.S. Patent and Trademark Office PTOL-326 (Rev. 1-04)	Office Action Summary	Р	art of Paper No./Mail	Date 04152005

Application/Control Number: 10/646,499

Art Unit: 3634

 The proposed drawing correction filed on December 13, 2004 has been approved.

2. Claims 1-26 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

It is not known if the applicant is claiming the shelf per se or in combination with the barbecue grill. While claim 1, line 1 recites "A shelf for a barbecue grill" and thereby sets forth that the claims are drawn to the shelf per se, lines 6-9 state that the detent of the first quick release member secures the shelf to the barbecue grill frame assembly in a first position and the first quick release member adjusts to a second position to allow for detachment of the shelf from the barbecue grill frame assembly which can only be an accurate recitation if the barbecue grill is a positively claimed element of the invention. Similarly for claim 2 which sets forth that the detent of the second quick release member secures the shelf to the barbecue grill frame assembly. Claim 5 states that the detent engages a bottom wall portion of the barbecue grill frame assembly in the first position which can only be an accurate recitation if the barbecue grill is a positively claimed element of the invention. Claim 8 defines structure of the barbecue grill frame assembly further implying that the claims are drawn to the combination of the shelf with the barbecue grill. Similarly for claims 10 and 11 which state that the spring members secures the shelf to the barbecue grill frame assembly . Claim 12 recites the sidewalls as engaging the cross members of the barbecue grill frame assembly, claim

Application/Control Number: 10/646,499

Art Unit: 3634

13 states that the transverse portion of the sidewalls of the shelf are positioned on an upper portion of the cross members of the barbecue grill frame assembly, claim 15 states that the shelf is cooperatively dimensioned with the interior space such that the shelf is positioned within the interior space, claim 16 states that the spring member is cooperatively dimensioned such that the spring member is removably received by the barbecue grill frame assembly, claim 17 states that the downturned portion engages the cross member of the barbecue grill frame assembly, each of which can only be an accurate recitation if the barbecue grill is a positively claimed element of the invention. Likewise, claims 18-26 suffer from the above noted defects. Elements of an invention to which it is necessary to refer in order to define other elements of the invention are to be positively included in the claims.

Claim 7 is further indefinite for it recites that the shelf is a wire rack, wherein, the claims from which claim 7 depends upon are not generic claims inasmuch as they are drawn to the embodiment of the shelf comprising a piece of sheet material.

3. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claims 1-3,5,6,8,9,18,19,21,25,26 are rejected under 35 U.S.C. 102(b) as being clearly anticipated by Lin '322. Lin '322 discloses a shelf 1 having a circular sidewall 11 depending from a bottom wall, quick release member 12 having hole portions

Application/Control Number: 10/646,499

Art Unit: 3634

121,122,123 defining therebetween a detent. The circular sidewall 11 defines the claimed first, second, third, fourth sidewalls. Inasmuch as the claims are drawn to the shelf per se, no patentable weight has been attributed to the barbecue grill.

- 4. Claims 1,3-5,8-10,12-26 are rejected under 35 U.S.C. 102(b) as being clearly anticipated by Welch et al. Welch et al disclose a shelf 10 having a surface 14 which responds to the claimed bottom wall, sidewalls 12,16,18, quick release members 30 formed of a spring member. Inasmuch as the claims are drawn to the shelf per se, no patentable weight has been attributed to the barbecue grill.
- 5. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 2,6,11 are rejected under 35 U.S.C. 103(a) as being unpatentable over Welch et al. As to the number of sidewalls and quick release members employed, to have provided the shelf of Welch et al with additional sidewalls and quick release members for their explicit purpose of supporting the shelf is nothing more than a duplication of existing elements and as such does not constitute a patentable distinction.

Art Unit: 3634

- 6. The following prior art made of record and not relied upon is considered pertinent to applicant's disclosure: Darbyshire, Heft, DiCenzo.
- 7. Any inquiry concerning this communication should be directed to David M Purol at telephone number (571) 272-6833.

David M Purol Primary Examiner Art Unit 3634

DMP (571) 272-6833 April 15, 2005

# Notice of References Cited Application/Control No. 10/646,499 Examiner David M Purol Applicant(s)/Patent Under Reexamination CHOI ET AL. Art Unit Page 1 of 1

#### **U.S. PATENT DOCUMENTS**

*		Document Number Country Code-Number-Kind Code	Date MM-YYYY	Name	Classification
	Α	US-1,938,217	12-1933	DARBYSHIRE LEONARD H	248/250
	В	US-3,986,462	10-1976	Heft, Kenneth W.	108/188
	C	US-4,034,683	07-1977	DiCenzo, Guy J.	108/107
	D	US-4,601,247	07-1986	Welch et al.	108/152
	Ē	US-			
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	L	US-			
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#### FOREIGN PATENT DOCUMENTS

*		Document Number Country Code-Number-Kind Code	Date MM-YYYY	Country	Name	Classification
	N					
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	Р					
	Q					
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	S					
	Т					

#### **NON-PATENT DOCUMENTS**

*		Include as applicable: Author, Title Date, Publisher, Edition or Volume, Pertinent Pages)
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	x	

\*A copy of this reference is not being furnished with this Office action. (See MPEP § 707.05(a).)

Dates in MM-YYYY format are publication dates. Classifications may be US or foreign.

Docket No. WEB-927-CIP Appl./Control Number 10/646,499

#### IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Attention: Examiner David M. Purol Group Art Unit: 3634

Applicants:

Daniel S. Choi

Adrian A. Bruno

Title: Floor Assembly for Barbecue Grill

Serial No:

10/646,499

Filing Date: 22 August 2003

I hereby certify that this correspondence has been sent by U.S. Postal Service

First Class Mail

addressed to the Commissioner of Patents and Trademarks, PO Box 1450, Alexandria,

VA 22313-1450

#### AMENDMENT AND REPLY TO OFFICE COMMUNICATION

Honorable Commissioner of Patents and Trademarks P.O. Box 1450 Alexandria, VA 22313-1450

Dear Commissioner:

This letter is in response to the Office Communication indicated as having been mailed on October 25, 2005. Please amend the above-identified application as follows:

Amendments to the Claims begin on page 2 of this paper.

Remarks/Arguments begin on page 7 of the paper.

#### AMENDMENTS TO THE CLAIMS

This listing of claims will replace all prior versions, and listing, of claims in the application:

#### **LISTING OF CLAIMS**

Claims 1-26 (cancelled)

Claim 27 (currently amended): A barbecue grill assembly comprising:

an upper assembly formed from a plurality of upper frame members, the upper assembly adapted to support a cooking chamber;

a lower assembly having a shelf and a plurality of lower frame members, the shelf having at least one <u>quick release member</u> securing member, the <u>quick release member</u> securing member adapted to move between a first position, wherein the <u>quick release member</u> securing member slidingly engages a portion of an inner wall of the lower frame member, and a second position, wherein the <u>quick release member</u> securing member lockingly engages a generally downwardly facing surface of a lower frame member, wherein the generally downwardly facing surface is chosen from the group <u>consisting of including</u> a bottom surface, a corner surface, and a lower half of the lower frame member <u>in the case of a circular or rounded lower frame member</u>.

Claim 28 (currently amended): A barbecue grill assembly comprising:

a frame assembly formed from a plurality of frame members defining an interior space, the frame assembly adapted to support a cooking chamber, the frame assembly having at least one lower frame member; and,

a shelf generally positioned within the interior space, the shelf having at least one <u>quick</u> release member securing member, the <u>quick release member</u> securing member adapted to move between a first position, wherein the <u>quick release member</u> securing member slidingly engages a portion of an inner wall of the lower frame member, and a second position, wherein the <u>quick release member</u> securing member lockingly engages a generally downwardly facing surface of the lower frame member, wherein the generally downwardly facing surface is chosen from the

group consisting of including a bottom surface, a corner surface, and a lower half of the lower frame member in the case of a circular or rounded lower frame member.

Claim 29 (currently amended): A barbecue grill assembly comprising:

a frame assembly formed from a plurality of frame members defining an interior space, the frame assembly adapted to support a cooking chamber, the frame assembly having at least one lower frame member; and,

a shelf generally positioned within the interior space, the shelf having at least one quick release member securing member, the quick release member securing member adapted to move between a first position, wherein the quick release member securing member slidingly engages a portion of an inner wall of the lower frame member, and a second position, wherein the quick release member securing member lockingly engages a generally downwardly facing surface of the lower frame member and engages an upper portion of the lower frame member to prevent lateral movement of the shelf, wherein the generally downwardly facing surface is chosen from the group consisting of including a bottom surface, a corner surface, and a lower half of the lower frame member in the case of a circular or rounded lower frame member.

Claim 30 (currently amended): A barbecue grill assembly comprising:

a frame assembly formed from a plurality of frame members defining an interior space, the frame assembly adapted to support a cooking chamber, the frame assembly having at least one lower frame member;

a shelf generally positioned within the interior space, the shelf having a <u>quick release</u> member securing member and a downturned portion;

the <u>quick release member</u> securing member being adapted to move between a first position, wherein the <u>quick release member</u> securing member slidingly engages a portion of an inner wall of the lower frame member, and a second position, wherein the <u>quick release member</u> securing member lockingly engages a generally downwardly facing surface of the lower frame member, wherein the generally downwardly facing surface is chosen from the group <u>consisting</u> of including a bottom surface, a corner surface, and a lower half of the lower frame member<u>in</u> the case of a circular or rounded lower frame member;

the downturned portion being adapted to engage an outside surface of the lower frame member and the <u>quick release member</u> securing member being adapted to engage an inside surface of the lower frame member, wherein the downturned portion and the <u>quick release member</u> securing member resist lateral movement of the shelf.

Claim 31 (currently amended): A barbecue grill assembly comprising:

a frame assembly formed from a plurality of frame members defining an interior space, the frame assembly adapted to support a cooking chamber, the frame assembly having a lower frame member;

a shelf generally positioned within the interior space, the shelf having transverse member adapted to engage a top surface of the lower frame member, a downturned member adapted to engage an outside surface of the lower frame member, and a <u>quick release member</u> securing member; and,

a portion of the <u>quick release member</u> securing member having a detent at a tip of the portion, the portion being adapted to rotate about a generally horizontal axis between a first position, wherein the <u>quick release member</u> securing member slidingly engages a portion of an inner wall of the lower frame member, and a second position, wherein the detent lockingly engages a generally downwardly facing surface of the lower frame member, wherein the generally downwardly facing surface is chosen from the group <u>consisting of including</u> a bottom surface, a corner surface, and a lower half of the lower frame member<u>in the case of a circular or</u> rounded lower frame member.

Claim 32 (currently amended): A barbecue grill assembly comprising:

a frame assembly formed from a plurality of frame members defining an interior space, the frame assembly adapted to support a cooking chamber, the frame assembly having a lower frame member with a height;

a shelf generally positioned within the interior space, the shelf having transverse member adapted to engage a top surface of the lower frame member, a downturned member, and a <u>quick</u> release member securing member;

a portion of the <u>quick release member</u> securing member having a detent at a tip of the portion, a distance between the transverse member and the detent being approximately equal to the height of the lower frame member;

the portion being adapted to rotate about a generally horizontal axis between a first position, wherein the <u>quick release member securing member</u> slidingly engages a portion of an inner wall of the lower frame member, and a second position, wherein the detent lockingly engages a generally downwardly facing surface of the lower frame member, wherein the generally downwardly facing surface is chosen from the group <u>consisting of including</u> a bottom surface, a corner surface, and a lower half of the lower frame member in the case of a circular or <u>rounded lower frame member</u>; and,

the downturned portion being adapted to engage an outside surface of the lower frame member and the <u>quick release member</u> securing member being adapted to engage an inside surface of the lower frame member, wherein the downturned portion and the <u>quick release</u> member securing member resist lateral movement of the shelf.

Claim 33 (new): The barbecue grill assembly of claim 28, wherein the shelf is secured to and removable from the barbecue grill frame assembly without additional hardware.

Claim 34 (new): The barbecue grill assembly of claim 28 wherein the first quick release member is a spring member.

Claim 35 (new): The barbecue grill assembly of claim 28 wherein the shelf has a substantially planar bottom wall and four side walls.

Claim 36 (new): The barbecue grill assembly of claim 35 wherein the quick release member depends from one of the four side walls.

Claim 37 (new): The barbecue grill assembly of claim 36 wherein the shelf comprises a second quick release member depending from another of the four side walls.

Claim 38 (new): The barbecue grill assembly of claim 35, wherein the quick release member depends from the bottom wall.

Claim 39 (new): The barbecue grill assembly of claim 35 wherein at least one of the four sidewalls engages the at least one lower frame member.

Claim 40 (new): The barbecue grill assembly of claim 28 wherein the shelf is a wire rack.

Claim 41 (new): The barbecue grill assembly of claim 30 wherein the shelf has a substantially planar bottom wall and four side walls.

Claim 42 (new): The barbecue grill assembly of claim 41 wherein one of the four side walls has a transverse member, the downturned portion depending from the transverse member.

Claim 43 (new): The barbecue grill assembly of claim 42 wherein the shelf has a second transverse member and a second downturned portion, the second transverse member depending from another of the four side walls and the second downturned portion depending from the second transverse member.

Claim 44 (new): The barbecue grill assembly of claim 28 wherein the quick release member is biased towards the first position.

#### **REMARKS/ARGUMENTS**

The Applicants' representative has carefully reviewed the Examiner's Office Communication of October, 2005, in which the Examiner asserted that the amendment filed on July 21, 2005 was non-responsive because the combinations of claims 27-32 do not require a quick release member or a spring member. Consequently, claims 27-32 are hereby amended to substitute the term "quick release member" for the term "securing member." Consequently, the Applicants represent that the claims as amended are no longer distinct from the previously submitted claims 1-26 and can be considered by the Examiner. Furthermore, for reasons that are apparent, the amended claims clearly differentiate from the prior art cited in the Examiners April 22, 2005 office action and focus on different aspects, some of which have been previously examined in copending Application No. 09/927,897, which issued as U.S. Patent No. 6,739,558. Therefore, the Applicants believe that the claims are sufficiently distinguished from the prior art and are in condition for allowance.

Please note that the Applicants have also submitted new dependent claims 33-44 bringing the total number of claims to 18. Applicant believes that no fees are due in connection with this amendment. In the event that fees are due, you are hereby authorized to deduct the required amount from our Deposit Account No. 02-0400 (Baker & McKenzie). When identifying such a withdrawal, please use the Attorney Docket Number WEB-927-CIP.

November 17, 2005

BAKER & McKENZIE LLP 130 E. Randolph Drive Chicago, IL 60601

ph: +1 312 861 8024 fax: +1 312 698 2433

Respectfully,

Daniel A. Tallitsch Reg. No. 55,821





Exhibit 2

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/646,499	08/22/2003	Daniel S. Choi	217 P 927	9670
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BAKER & MO	CKENZIE LLP E		PUROL, D	AVID M
- 130 E. RANDO	<del></del>		ART UNIT	PAPER NUMBER
CHICAGO, IL	60601		3634	
OIPE			DATE MAILED: 10/27/2005	5
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Please find below and/or attached an Office communication concerning this application or proceeding.





#### UNITED STATES DE PRIMERT OF COMMERCE U.S. Patent and Trademark Office

Address: COMMISSIONER FOR PATENTS

P.O. Box 1450

Alexandria, Virginia 22313-1450

APPLICATION NO./ **FILING DATE** FIRST NAMED INVENTOR / ATTORNEY DOCKET NO. CONTROL NO. PATENT IN REEXAMINATION (+25, ral) Well M27-128 (+25, ral) Well was **EXAMINER PAPER ART UNIT** 10252005 DATE MAILED:

Please find below and/or attached an Office communication concerning this application or proceeding.

**Commissioner for Patents** 

Newly submitted claims are directed to an invention that is independent or distinct from the invention originally claimed for the following reasons:

- I. Previously submitted claims 1-26, drawn to a shelf, classified in class 211, subclass 134.
- 11. Newly presented claims 27-32 drawn to a barbecue grill assembly, classified in class 126, subclass 41R.

Inventions II and I are related as combination and subcombination. Inventions in this relationship are distinct if it can be shown that (1) the combination as claimed does not require the particulars of the subcombination as claimed for patentability, and (2) that the subcombination has utility by itself or in other combinations (MPEP § 806.05(c)). In the instant case, the combination as claimed does not require the particulars of the subcombination as claimed because the combination does not require a quick release member or a spring member. The subcombination has separate utility such as a shelf in a kitchen cabinet.

Since applicant has received an action on the merits for the originally presented invention, this invention has been constructively elected by original presentation for prosecution on the merits. Accordingly, claims 27-32 have been withdrawn from consideration as being directed to a non-elected invention. See 37 CFR 1.142(b) and MPEP § 821.03.

The amendment filed on July 21, 2005 canceling all claims drawn to the constructively elected invention and presenting only claims drawn to a non-elected invention is non-responsive (MPEP § 821.03).

Since the above-mentioned amendment appears to be a bona fide attempt to reply, applicant is given a TIME PERIOD of ONE (1) MONTH or THIRTY (30) DAYS, whichever is longer, from the mailing date of this notice within which to supply the omission or correction in order to avoid abandonment. EXTENSIONS OF THIS TIME PERIOD UNDER 37 CFR 1.136(a) ARE ( Response Novacos!! AVAILABLE.

> **Primary Examiner** Art Unit: 3634

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## UNITED STATES PATENT AND TRADEMARK OFFICE

Exhibit 3

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/646,499	08/22/2003	Daniel S. Choi	217 P 927	9670
75	90 02/03/2006		EXAM	INER
BAKER & M	CKENZIE LLP		PUROL, D	AVID M
DAVID ROCH	E			
130 E. RANDO	LPH DRIVE		ART UNIT	PAPER NUMBER
CHICAGO, IL	60601		3634	

DATE MAILED: 02/03/2006

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Please find below and/or attached an Office communication concerning this application or proceeding.

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## UNITED STATES DEP TMENT OF COMMERCE U.S. Patent and Trademark Office

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P.O. Box 1450

Alexandria, Virginia 22313-1450

APPLICATION NO./ CONTROL NO.	FILING DATE	FIRST NAMED INVENTOR / PATENT IN REEXAMINATION		ATTORNEY DOCKET NO.
				EXAMINER
			ART UNIT	PAPER
				01312006

DATE MAILED:

Please find below and/or attached an Office communication concerning this application or proceeding.

**Commissioner for Patents** 

Newly submitted claims are directed to an invention that is independent or distinct from the invention originally claimed for the following reasons:

1. Previously submitted claims 1-26, drawn to a shelf, classified in class 211, subclass 134.

II. Newly presented claims 27-44 drawn to a barbecue grill assembly, classified in class 126, subclass 41R.

Inventions II and I are related as combination and subcombination. Inventions in this relationship are distinct if it can be shown that (1) the combination as claimed does not require the particulars of the subcombination as claimed for patentability, and (2) that the subcombination has utility by itself or in other combinations (MPEP § 806.05(c)). In the instant case, the combination as claimed does not require the particulars of the subcombination as claimed. It is noted that claims 27-30, drawn to the combination, do not require a quick release member having a detent, a spring member, nor a shelf having a bottom wall and sidewall, as required by the originally presented subcombination claims. As such claims 27-30 are evidence that the combination does not rely upon the specific details of the subcombination for its patentability. The subcombination has separate utility such as a shelf in a kitchen cabinet. Since applicant has received an action on the merits for the originally presented invention, this invention has been constructively elected by original presentation for prosecution on the merits. Accordingly, claims 27-44 have been withdrawn from consideration as being directed to a non-elected invention. See 37 CFR 1.142(b) and MPEP § 821.03.

The amendment filed on November 21, 2005 canceling all claims drawn to the constructively elected invention and presenting only claims drawn to a non-elected invention is non-responsive (MPEP § 821.03).

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Primary Examiner
Art Unit: 3634



### UNITED STATES PATENT AND TRADEMARK OFFICE

Exhibit 4

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
10/646,499	08/22/2003	Daniel S. Choi	217 P 927 - CFP 9670	
75	90 05/02/2006		EXAMI	
BAKER & MCKENZIE LLP		PUROL, DAVID M		
DAVID ROCH	E			
130 E. RANDOLPH DRIVE		ART UNIT	PAPER NUMBER	
CHICAGO, IL 60601			3634	

DATE MAILED: 05/02/2006

Please find below and/or attached an Office communication concerning this application or proceeding.



## UNITED STATES DEFARINGENT OF COMMERCE U.S. Patent and Trademark Office

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Alexandria, Virginia 22313-1450

APPLICATION NO.I CONTROL NO.	FILING DATE	FIRST NAMED INVENTOR I PATENT IN REEXAMINATION		Wh-927-GP
14646,499			EXAMINER	
			ART UNIT	PAPER
				04262006
			DATE MAILE	D;

Please find below and/or attached an Office communication concerning this application or proceeding.

**Commissioner for Patents** 

Newly submitted claims are directed to an invention that is independent or distinct from the invention originally claimed for the following reasons:

- 1. Previously submitted claims 1-26, drawn to a shelf, classified in class 211, subclass 134.
- II. Newly presented claims 27-44 drawn to a barbecue grill assembly, classified in class 126, subclass 41R.

Inventions II and I are related as combination and subcombination. Inventions in this relationship are distinct if it can be shown that (1) the combination as claimed does not require the particulars of the subcombination as claimed for patentability, and (2) that the subcombination has utility by itself or in other combinations (MPEP § 806.05(c)). In the instant case, the combination as claimed does not require the particulars of the subcombination as claimed. It is noted that claims 27-30, drawn to the combination, do not require a quick release member having a detent, a spring member, nor a shelf having a bottom wall and sidewall, as required by the originally presented subcombination claims. As such claims 27-30 are evidence that the combination does not rely upon the specific details of the subcombination for its patentability. The subcombination has separate utility such as a shelf in a kitchen cabinet. Since applicant has received an action on the merits for the originally presented invention, this invention has been constructively elected by original presentation for prosecution on the merits. Accordingly, claims 27-44 have been withdrawn from consideration as being directed to a non-elected invention. See 37 CFR 1.142(b) and MPEP § 821.03.

The amendment filed on February 13, 2006 canceling all claims drawn to the constructively elected invention and presenting only claims drawn to a non-elected invention is non-responsive (MPEP § 821.03).

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Primary Examiner Art Unit: 3634



## United States Patent and Trademark Office

Exhibit 5

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/646,499	08/22/2003	Daniel S. Choi	217 P 927	9670
7	590 06/09/2006		EXAM	INER
	ICKENZIE LLP		PUROL, D	AVID M
DAVID ROCH 130 E. RANDO			ART UNIT	PAPER NUMBER
CHICAGO, IL 60601		3634		
		DATE MAILED: 06/09/2006		

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)
Nation of Abandanas	10/646,499	CHOI ET AL.
Notice of Abandonment	Examiner	Art Unit
	David M. Purol	3634
The MAILING DATE of this communication app		
This application is abandoned in view of:		
I. ☑ Applicant's failure to timely file a proper reply to the Office  (a) ☐ A reply was received on (with a Certificate of M period for reply (including a total extension of time of, but it does not be a proposed reply was received on, but it does not be a proposed reply was received on, but it does not be a proposed reply was received on, but it does not be a proposed reply was received on, but it does not be a proposed reply was received on, but it does not be a proposed reply was received on, but it does not be a proposed reply was received on, but it does not be a proposed reply was received on, but it does not be a proposed reply was received on, but it does not be a proposed reply was received on, but it does not be a proposed reply was received on, but it does not be a proposed reply was received on, but it does not be a proposed reply was received on, but it does not be a proposed reply was received on, but it does not be a proposed reply was received on, but it does not be a proposed reply was received on, but it does not be a proposed reply was received on, but it does not be a proposed reply was received on, but it does not be a proposed reply was received on	lailing or Transmission dated) month(s)) which expired on	·
(A proper reply under 37 CFR 1.113 to a final rejection application in condition for allowance; (2) a timely filed Continued Examination (RCE) in compliance with 37 C	consists only of: (1) a timely filed an Notice of Appeal (with appeal fee); of	nendment which places the
(c) ⊠ A reply was received on 11/21/05;2/13/06 but it does rethe non-final rejection. See 37 CFR 1.85(a) and 1.111	not constitute a proper reply, or a bon	a fide attempt at a proper reply, to
(d) No reply has been received.		
<ul> <li>2. Applicant's failure to timely pay the required issue fee and from the mailing date of the Notice of Allowance (PTOL-85)</li> <li>(a) The issue fee and publication fee, if applicable, was</li> </ul>	5). received on (with a Certifica	te of Mailing or Transmission dated
), which is after the expiration of the statutory pe Allowance (PTOL-85).		d publication fee) set in the Notice of
(b) The submitted fee of \$ is insufficient. A balance		
The issue fee required by 37 CFR 1.18 is \$ T		CFR 1.18(d), is \$
(c) The issue fee and publication fee, if applicable, has no	t been received.	
3. Applicant's failure to timely file corrected drawings as required Allowability (PTO-37).	ired by, and within the three-month p	eriod set in, the Notice of
(a) ☐ Proposed corrected drawings were received on after the expiration of the period for reply.	(with a Certificate of Mailing or Trans	smission dated), which is
(b) No corrected drawings have been received.	,	
4. The letter of express abandonment which is signed by the the applicants.	attorney or agent of record, the assignment	gnee of the entire interest, or all of
5. The letter of express abandonment which is signed by an 1.34(a)) upon the filing of a continuing application.	attorney or agent (acting in a represe	entative capacity under 37 CFR
6. The decision by the Board of Patent Appeals and Interfere of the decision has expired and there are no allowed claim	ence rendered on and because as.	e the period for seeking court review
7. The reason(s) below:		
SPE Group 3634 Richard Chilcon 571-272-6777		
3634		$\sim$ $\wedge$
Richard Chilcon		June Lune
571-272-6777	, .	Primary Examiner Art Unit: 3634

Petitions to revive under 37 CFR 1.13 minimize any negative effects on patent term.

J S Patent and Trademark Office
PTOL-1432 (Rev. 04-01)

nolding of abandonment under 37 CFR 1.181, should be promptly filed to